

REMARKS

Applicant adds new claims 7 and 8; therefore, claims 1-8 are now pending in the application.

Applicant amends claim 1 even more clearly to recite the features of an information displaying system as claimed therein. Also, new claims 7 and 8 have been added more fully to cover various aspects of Applicant's invention (see, for example, Applicant's Figs. 3 and 4, and page 7, line 20 through page 8, line 12, respectively).

The Examiner cites two new references, and rejects claims 1-6 as follows:

- claims 1-4 under 35 U.S.C. §102(e) as being anticipated by a newly-cited Yui; and
- claims 5 and 6 under 35 U.S.C. §103(a) as being unpatentable over Yui in view of a newly-cited Champion et al. (Champion).

Applicant respectfully traverses these rejections.

Yui discloses a multi-screen display system and method which "simultaneously displays images supplied from three independent image sources (a DTV receiving part 1a for ISDB, a PC 1b and a DVD 1c) on a multi-screen of a display device 16" (see Id., col. 6., lines 9-13; and Figs. 1 and 10). In particular, Yui discloses a multi-screen display system "which functions as a viewer that is capable of expanding/contracting the inputted plurality of images and changing the positions of the images" (see Id., cols. 9-12).

Yui does not disclose or suggest displaying digital information data without overlap at outsides of a displaying region of digital RGB signals in one or more regions at at least one of an upper, a lower, a right and a left side of the displaying region of digital RGB signal, where the

regions for displaying the digital information are at an edge of a display, as recites in Applicant's claim 1.

Therefore, Applicant's claim 1, as well as its dependent claims 2-4 (which incorporate all the novel and unobvious features of their base claim) are not anticipated by (i.e., are not readable on) Yui at least for this reason.

With regard to the dependent claims 5 and 6, Champion, which the Examiner cites merely for the alleged teaching of converting display data to analog RGB signals (see Office Action, paragraph 5), does not supply the deficiency of Yui as explained above with respect to the independent claim 1. Therefore, Applicant's dependent claims 5 and 6 (which incorporate all the novel and unobvious features of their base claim) would not have been obvious from Yui and Champion at least for this reasons.

Finally, with regard to the new claim 7 and 8, Applicant respectfully submits that none of the prior art references, applied alone or in any reasonable combination, discloses, teaches or suggests the unique combinations of features as recited therein.

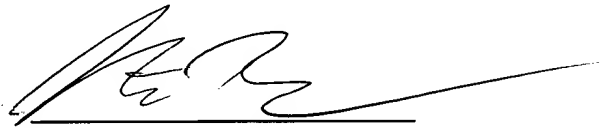
In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby solicited. If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned at the telephone number listed below.

Amendment Under 37. C.F.R. §1.111
U.S. Appln No. 09/853,634

Atty Dkt No. Q64483

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,



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